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[PROPOSED] DEFAULT JUDGMENT

Case 3:07-cv-06456-MHP

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C-07-06456-HRL

520 1108 v.com

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[PROPOSED] DEFAULT JUDGMENT

The Application for Default Judgment by Court ("Application") of Plaintiff Quick Learning, LLC ("Plaintiff" or "Quick Learning") came before this Court for hearing on March 25, 2008. In the above-captioned action, Plaintiff sought to recover the domain name QUICKLEARNING.COM (the "Domain"), through an *in rem* proceeding under the Lanham Act. On January 31, 2008, the Clerk of the Court entered a default against the Domain.

With default having been entered as to QUICKLEARNING.COM, and the Court having considered Plaintiff's Application for Default Judgment by Court, the Declaration of Deepa Krishnan in Support Thereof, the pleadings and papers on file in this action, relevant statutes and case law, and good cause appearing therefor,

IT IS HEREBY ORDERED that:

- (1) Default Judgment is entered in favor of Plaintiff; and
- (2) Pursuant to 15 U.S.C. § 1125(d)(1)(C), the registrar of the Domain, Moniker Online Services, LLC, shall cause the Domain to be transferred to Plaintiff; alternatively, if Moniker Online Services, LLC is not the current registrar of the Domain, the current registrar shall cause the Domain to be transferred to Plaintiff.

22 IT IS SO ORDERED.

DATED:

HONORABLE HOWARD R. LLOYD

Magistrate Judge of the United States District Court for the Northern District of California

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[PROPOSED] DEFAULT JUDGMENT